NOT TO BE PUBLISHED IN OFFICIAL REPORTS

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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FOURTH APPELLATE DISTRICT

DIVISION TWO

THE PEOPLE,

Plaintiff and Respondent,

v. (Super.Ct.No. FCF002103)

CHRISTINA LOUISE VALLEY,

OPINION

E036479

Defendant and Appellant.

APPEAL from the Superior Court of San Bernardino County. Larry W. Allen and Kenneth Barr, Judges. Affirmed with directions.

David K. Rankin, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

Christina Louise Valley (defendant) pled guilty to first degree burglary. (Pen. Code, § 459.) As part of her plea bargain, she waived her right to appeal. She was granted probation. Her request for a certificate of probable cause was denied by the trial court.

Defendant appealed and upon her request, this court appointed counsel to represent her. Counsel has filed a brief under the authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738 [87 S.Ct. 1396, 18 L.Ed.2d 493], setting forth a statement of the case, a summary of the facts, and requesting this court to undertake a review of the entire record.

We offered defendant an opportunity to file a personal supplemental brief, which she has not done.

We have now concluded our independent review of the record and find no arguable issues.

DISPOSITION

Penal Code section 462 provides, in pertinent part, "... Except in unusual cases where the interests of justice would best be served if the person is granted probation, probation shall not be granted to any person who is convicted of a burglary of an inhabited dwelling house [¶] ... If the court grants probation ..., it shall specify the reason or reasons for that order on the court record." (Italics added.) While we recognize that the granting of probation in this case was a term of defendant's plea bargain, section 462 requires the trial court to state reasons on the record for such granting and no statutory or case law we have discovered provides an exception in such a case. Therefore, the trial court is directed to enter an order nunc pro tunc stating the

reasons why probation was granted in this case, in order to comply with the dictates of section 462. In all other respects, the judgment is affirmed.

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		RAMIREZ	
			P. J.
We concur:			
HOLLENHORST	J.		
KING	T		